#### STATE OF NEW JERSEY COUNCIL ON AFFORDABLE HOUSING NEW JERSEY DEPARTMENT OF COMMUNITY AFFAIRS

### REPAYMENT MORTGAGE **Contains Deed Restrictions**

MORTGAGE IS SUBORDINATE TO A FIRST PURCHASE MONEY MONTGAGE OR REFINANCING

00/	[1]
_	
-	

1.4			7;	n ner inancing	
, land	•	Prepared by:	JAMaa	Wagen	
This Mortgage made on MAY 27	04	<b>√</b> 1.1	NDA WAGNER		_
This Mortgage made on MAY 27 (referred to as "Borrower") and	. 19 <u>94</u> E	oetweenSHARON_L.	GRIEFITH,	JINMARRIED	
Which Authority is an Instrumentality of	OTT OF	HEWARK		_ (referred to as the "Authority	 ")
which Authority is an instrumentality of _	GITY_	OF NEWARK	(r	eforred to as the "Municipality	// ("}
REPAYMENT MORTGAGE NOTE					,
In consideration of value received by	the Borrower to seem	-41 - 11 -4			
In consideration of value received by Borrower has signed a note dated <u>MAY</u>	27 1994	ction with the Property (d	escribed below)	purchased by the Borrower, th	10
Borrower has signed a note dated MAY by all promises contained in the Note.		ne Borrower promises to p	ay the amounts	due under the Note and to abid	le
MORTGAGE AS SECURITY					
	V as soouth, to the				
This Mortgage is given to the Authorit Borrower mortgages the real estate owner	od by the Barranes	ayment due and the perf	ormance of all p	romises under the Note. The	
Borrower mortgages the real estate owner. All of the land located in the	OTHIV DOLLOWAL GA	scribed as follows (refer	ed to as the "Pr	operty");	
All of the land located in the County of ESSEX		ol	NEWA	RK	
Street Address: 35 WICKLIFFE ST	TREET and	f State of New Jersey, sp	ecifically describ	oed as follows:	
City:NEWARK	7in 07103				
City: NEWARK  Also more particularly described as:	_ <del>/ 07103</del>	Block No.;4()	)	Lot No.: 23.10	-
3,		. 1			-
· .	Soften Day	13.,		Received & Recorded	
Together with:				Register's Office	
		•		tase; odnia NJ	
All buildings and other improvement     All fixtures, equipment and a series.	that now are or will be	e located on the Property		JUN OLD 02:28 20194	•
All fixtures, equipment and personal of or on the Property.	property that now are o	or will be attached to or u	sed with the land	Laffie II. 5(31k) Lapildhasandlantav	
3 All rights which it is		•		A VACIOADO ATERIANTININA	

.3. All rights which the Borrower now has or will acquire with regard to the Property.

# BORROWERS ACKNOWLEDGEMENTS

- The Borrower acknowledges and understands that:
- a) Municipalities within the State of New Jersey are required under the Fair Housing Act and regulations adopted under the authority of the Act to provide for their fair share of housing that is affordable to households of low and moderate income; and
- b) The Property which is subject to this Mortgage has been designated as housing which must remain affordable to low and moderate income households for at least thirty years unless a shorter time period is authorized in accordance with rules established by any agency having jurisdiction (the "restricted period");
- c) To ensure that such housing, including this Property, remains affordable to low and moderate income households during the restricted period, an Affordable Housing Agreement has been executed by the Borrower that constitutes covenants running with the land with respect to the Property and the Municipality has adopted procedures and restrictions governing the resale of the Property and; and
- d) The Authority to which the Property is mortgaged has been designated by the Municipality to administer the procedures and restrictions governing such housing.
- 2. The Borrower also acknowledges and understands that the Property has been purchased at a restricted sales price that is less than the fair market value of the Property.

## BORROWER'S PROMISES

in consideration for the value received in connection with the purchase of the Property at a restricted sales price, the Borrower agrees as follows:

- 1. The Borrower will comply with all of the terms of the Note and this Mortgage which includes:
  - a) Within the restricted period starting with the date the Borrower

- obtained title to the Property, the Borrower shall not sell or transfer title to the Property for an amount that exceeds the maximum allowable resale price as established by the Authority. In the event of breach of this promise, Borrower hereby assigns all procoeds in excess of the maximum allowable resale price to the Authority, said assignment to be in addition to any and all rights and remedies the Authority has upon default.
- b) At the first non-exempt transfer of title of the Property after the ending date of the restricted period, the Borrower agrees to repay 95% of the incremental amount between the maximum allowable resale price and the fair market selling price which has accrued to the Property during the restricted period to the Authority.
- 2. The Borrower warrants title to the premises (N J.S.A. 46:9-2). This means the Borrower owns the Property and will defend its ownership against all claims.
- 3. The Borrower shall pay all llens, taxes, assessments and other governmental charges made against the Property when due. The Borrower will not claim any credit against the principal and interest payable under the Note and this Mortgage for any taxes pald on the Property.
- 4. The Borrower shall keep the Property in good repair, neither damaging nor abandoning it. The Borrower will allow the Authority to Inspect the Property upon reasonable notice.
- The Borrower shall use the Property In compliance with all constant and the property in constan laws, ordinances and other requirements of any governmental W a

# CONTROLS ON AFFORDABILITY

The procedures and restrictions governing resale of the Prop erty have been established pursuant to the Fair Housing Act and the regulations adopted under the authority of the Act, (all collect) tively referred to as "Controls on Affordability"). Reference is mad to the Controls on Affordability for the procedure in calculating the